Chicago Judge Refuses To Ouit Panther Case

By a Washington Post Staff Writer

Power refused today to dis- Sears publicly denounced qualify himself from presiding the judge for interfering imover a grand jury investiga properly with the grand jury. tion of the police killing of Judge Power responded that two Black Panthers in Decem- he had been personally embarber, 1969.

He dismissed without comment a petition for his removal filed by the American by the ACLU as reasons for Civil Liberties Union and two other groups that charged he had developed "marked personal feelings," about the case.

The ACLU, the Chicago Council of Lawyers and the Businessmen for the Public Interest are the three groups whose petitions originally led grand jury investigating the jury and supressing any indeaths of Panthers Fred Hampton and Mark Clark.

Running Battle

bas F. Sears.

Last Monday, he fined Sears duct. \$50 an hour and cited him for Hearings on all three motcontempt for refusing to call ions to dismiss the grand jury more witnesses, before the were scheduled for May 10. grand jury. Before that, it had Sears, meanwhile, said the tice during investigations that \$5,000.

CHICAGO, April 30 Cook followed the fatal police raid Judge Joseph A. on the Panthers' apartment.

assed by Sears' remarks.

That and other retorts by Judge Power were cited today him to remove himself.

Bar's Bid Blocked

Judge Power also refused today to permit a lawyer for the Chicago Bar Association to intervene in the case. The bar group wanted to oppose in court three separate petitions aimed at disbanding the grand

Both petitions had been filed by police involved in the fatal raid, by three assistant Judge Power, Chief Judge state's attorneys involved in of the Criminal Courts, subsequent investigations, and quently appointed himself to by a Chicago police sergeant preside, and for 10 days he has also active in the investigation the special prosecutor, Barna- that concluded the police raiders were innocent of miscon-

been reliably reported that grand jury will resume meetthe panel had voted to indict ing next week. His \$50-an-hour State's Attorney Edward V. fine still is in effect and by Hanrahan for obstructing jus- mid-day amounted to nearly